DAC\$ (m+s)



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	RECEIVED
In re 07/116,579	hereby certify that this correspondence is being deposited
Paissued on: June 97 1989	hereby certify that this correspondence is being deposited with the United States Postal Service as (Expless mail in an envelope addressed to: Commissioner of Patents and Trademarks,
	Vashington, D.C., 20231, on 19/7/99
Originally Issued: Sept. 10, 198	5 By Frank Frisenda, Jr., Reg, No. 27, 884
'Inventors: Seymour F. Trager, et al.)
For: INJECTIONABLE VISCOELASTIC OPHTHALMIC GEL	

PETITION FOR ACCEPTANCE OF DELAYED PAYMENT

OF MAINTENANCE FEE IN EXPIRED PATENT TO REINSTATE PATENT

UNINTENTIONAL DELAY - 37 CFR 1.378 (c')

11/12/1999 LCOmmissioner for Patents and Trademarks
.01 FC:188 Office Off Petitions
.02 FC:285 Box14DACCH
Washington, D.C. 20231

Dear Sir:

Adjustment date: 10/21/1999 VELL1 09/13/1999 LEOND1 000000004 41056a petition to accept an unintentionally delayed payment of third maintenance fee for the above-identified patent (U.S. Patent No. RE. 32,969 reissued June 27, 1989; U.S. Patent No. 4,540,568 originally issued September 10, 1985).

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3095.00 OP

First and second maintenance fees were timely paid to the U.S. Patent and Trademark Office.

By Notice of Patent Expiration, your petitioner was first informed that a third maintenance fee had not been paid prior to the end of the six-month grace period in accordance 37 CFR 1.362(e). The above-identified patent had, therefore expired as of the end of the grace period, i.e., September 10, 1997.

Pursuant to 37 CFR 1.378, the Commissioner may accept the payment of any maintenance fee due on a patent after expiration of the patent if, upon petition, the delay in payment of the maintenance fee is shown to the satisfaction of the Commissioner to have been unintentional (paragraph C of this section), and if the surcharge (small entity) required by Section 1.20 (i) is paid as a condition as accepting the maintenance fee.

The patentees state the delay in payment of the third maintenance was unintentional as they believed it had been paid by a third party, i.e., Optical Radiation Corporation.

Your petitioner is registered to practice before the U.S. Patent and Trademark Office.

The required maintenance fee of \$1,455.00 set forth in 37

CFR 1.20(g) (small entity) is transmitted herewith, together with the surcharge of \$1,640.00 for an unintentionally expired patent as set forth in 37 CFR 1.20(i)(2).

You are authorized to charge any additional fees in connection with this request to our deposit account No. 06-2145.

A copy of this authorization is enclosed for accounting purposes.

Respectfully submitted,

DATED: September 6, 1999

Frank/Frisenda, Jr.

Registration No. 27,884

73 Country Club Lane Las Vegas, Nevada 89109 (702) 369-9772

D:Pet-ADPMF

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